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UNIVERSITY OF SYDNEY
 The EXAMINATIONS for M.A. and LL.B. com-
 mence on the 11th March. Candidates for M.A. are re-
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 examined.
HUGH KENNEDY,
 Registrar.

our mines. The gentleman told him that he knew that before making inquiry as to the mining regulations, he declared that there was no security here whatever for mining property; and he referred particularly to this objection of the Government. The theory of the Government was to have a much better Court of Appeal than that which we have at present. He had no objection to this as a Court of appeal, which would be a great benefit to the mining community. He had no objection to this as a Court of appeal, which would be a great benefit to the mining community. He had no objection to this as a Court of appeal, which would be a great benefit to the mining community.

Mr. BAKER: So it must be every competent Court. Mr. BAKER did not think so. Under the present arrangement a person appearing by the District Court could only have a decision after a delay of three or four months. This was a serious objection, especially upon gold-fields. They could not wait for a decision for three or four months. They could not wait for a decision for three or four months. They could not wait for a decision for three or four months.

Mr. BAKER: That would be utterly impracticable. The gentleman would be a person appearing by the District Court could only have a decision after a delay of three or four months. This was a serious objection, especially upon gold-fields. They could not wait for a decision for three or four months. They could not wait for a decision for three or four months. They could not wait for a decision for three or four months.

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SUPERANNUATION ACT REPEAL BILL.

Supernumeration Act 1864. The bill to repeal the Supernumeration Act of 1864 and to provide for terminating the system of Allowances and Gratuities established thereunder, introduced into the Legislative Assembly this morning by the Hon. the Premier, and read a first time.

Whereas it is expedient to repeal the Supernumeration Act of 1864 and to provide for terminating the system of Allowances and Gratuities established thereunder, introduced into the Legislative Assembly this morning by the Hon. the Premier, and read a first time.

1. The Act of Council twenty-seventh Victoria number eleven being the Supernumeration Act of 1864 is hereby repealed but such repeal shall not affect any allowance or gratuity granted under the provisions of this Act except so far as herein specifically enacted.

2. In the interpretation of this Act unless the context otherwise indicates the word "person" means any person who has been or shall be entitled to a pension or gratuity under the provisions of the Act.

3. The balance at the credit of the Supernumeration Fund on the 31st day of December in the year in which the Act is passed shall be paid in full to such person as may be entitled to a pension or gratuity under the provisions of the Act.

4. All sums of money in the nature of gratuities to which any person shall be entitled under the provisions of the Act shall be paid in full to such person as may be entitled to a pension or gratuity under the provisions of the Act.

5. All persons who have served fifteen years or upwards and under sixteen years an annual pension of one-sixth of the annual salary of his office.

6. All persons who have served fifteen years or upwards and under sixteen years an annual pension of one-sixth of the annual salary of his office.

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14. This Act may be cited as the "Superannuation Act Repeal Act 1878."

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NEW NOTICES.

FRIDAY, FEBRUARY 14.
Mr. J. Smith to the Colonial Secretary.—With reference to the bill to repeal the Supernumeration Act of 1864, Mr. J. Smith, a member of the Legislative Assembly, has the honor to inform the Colonial Secretary that he has received a notice from the Colonial Secretary that the bill has been introduced into the Legislative Assembly.

TUESDAY, FEBRUARY 25.
Mr. J. Smith to the Colonial Secretary.—With reference to the bill to repeal the Supernumeration Act of 1864, Mr. J. Smith, a member of the Legislative Assembly, has the honor to inform the Colonial Secretary that he has received a notice from the Colonial Secretary that the bill has been introduced into the Legislative Assembly.

COAL CONTRACT.—NEW FRENCH MERCHANT SHIPPING LAW.—In a contestation between Messrs. Corry, Brothers, of Cardiff, an English coal company, and the Western Railway Company, it appeared that the Western Railway Company, in 1869, entered into a contract with the Messrs. Corry, Brothers, for the supply of coal to the Western Railway, with 60,000 tons of coal, subject to the stipulation that the contract might be terminated at any time by the Western Railway Company.

Obstruction to Cattle Crossing the Border.—A telegram from Melbourne dated Friday, 1st February, states that a mob of cattle, owned by the Western Railway Company, had crossed the border from Victoria into New South Wales, and were causing great damage to the crops of the farmers in the district.

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21 to 6. The second reading was carried by 23 to 3. It was

MANLY. **M**ANLY. **M**ANLY.
CONCERT. CONCERT. CONCERT.
THIS EVENING.
IN AID ST. MATTHEW'S CHURCH FUND.
Messmer Godwin, from Circular Quay. 7; Woolloo Loo, 7.15.

The Sydney Morning Herald.

THURSDAY, FEBRUARY 13, 1873.

in the Legislative Council, yesterday,
THE PRESIDENT reported messages from the Governor, notifying that his Excellency, in the name of her Majesty, had assented to the Shale and Oil Company's Bill, and to the Danger Lending Bill.

Mr. SAWST laid upon the table further papers relating to the census of 1871, and it was ordered that

Sir W. MANNING presented a petition from Sarah Underwood against the Loder Estate Bill, and praying to be heard by counsel.

The petition was received.

Mr. SAMUEL moved the second reading of the Real Property Act Amendment Bill.

Sir W. MANNING explained the provisions which rendered the copying of certificates unnecessary by the granting of endorsement of transfers upon the certificate of title.

The bill also provided that in the case of a purchaser of land being dead at the time the grant was issued, the heir-at-law should be entitled to the grant.

ney be printed. Mr. MANNING presented a petition from Sarah Holt, widow of the late John Holt, for the passage of a bill, to amend the law, against the Loder Estate Bill, and praying to be heard by counsel.

The petition was received.

Mr. MANNING moved the second reading of the Real Property Act Amendment bill.

Mr. W. MANNING explained the provisions which he intended the copying of certificates unnecessary by the estate of the deceased, and the value of the certificate sufficient. The bill also provided that the certificate of purchase of land being should be the time the grant was issued, the heir-at-law should be entitled to the property.

The bill was opposed by Mr. HOLZ on the ground that it would be detrimental to the present simple procedure in regard to certificates. He moved that the bill be referred to the committee.

After some explanations by Mr. WILLIAM MANNING, and some remarks by Mr. GORDON and Mr. OWEN, the amendment moved by Mr. HOLZ was withdrawn.

Mr. HOLZ then opposed the second clause, which he feared would involve large estates. Mr. W. MANNING combated the hon. member's objections, and

The bill was opposed by Mr. HOLY on the ground that it was not necessary to the present simple process in regard to certificates. Mr. HOLY moved that the bill be referred to a select committee.

After a few explanations by Sir WILLIAM MANNING, Mr. HOLY withdrew his opposition, and the bill was amended by Mr. J. G. HANCOCK and Mr. J. W. O'NEIL, and then passed.

In committee Mr. HOLY opposed the second clause, which he feared would involve large expense. Sir W. MANNING explained that the clause was inserted to meet the objection of Mr. HOLY, and that Mr. HOLY withdrew his opposition to the clause. Mr. HOLY reported the bill without amendment, and the third reading was fixed for next sitting day.

On the 10th inst. the Black water Bay Reclamation Bill were received from the Assembly, and read a first time on the motion of Mr. SAMUEL, and the second reading fixed for Wednesday next.

On the 11th inst. the Bill for the purpose of the Assembly was read a first time, and the second reading was fixed for the 12th inst. On the 12th inst. the Assembly resolved that the amendment in the bill be referred to a select committee.

MR. HOYT withdrew his opposition. The CHAIRMAN announced that the amendments, and the third reading was fixed for next sitting day.

The Cohen Estate Bill and the Blackwater Bay Reclamation Bill were received from the Assembly. The motion of MR. SAMUEL, and the second reading was fixed for next sitting day.

The PRESIDENT reported a message from the Assembly to the effect that the amendments in the Blackwater Bay Bill had been assented to by the Assembly.

MR. GORDON moved the adjournment of the Bill of the Collieries Bill, which is to prevent women and children from working in collieries.

MR. SAMUEL moved the adjournment of the debate until Wednesday next, on the ground that he might have an opportunity of considering the measure.

MR. GORDON opposed the postponement of the second reading. MR. A. CAMPBELL supported it. MR. CAMPBELL moved the adjournment, and Sir WILLIAM MANNING supported it.

MR. LOCKER opposed adjournment, and MR. HAY

Mr. GORDON moved the second reading of the Bill, which is to prevent women and children from entering the theatre.

Mr. SAMUEL moved the adjournment of the debate until Wednesday next, in order that he might have an opportunity of considering the measure.

Mr. GORDON opposed the postponement of the second reading. Mr. CARRELL supported it. Mr. CARRELL opposed the postponement, and Sir WILLIAM MANNING supported it.

Mr. DOCKER opposed adjournment, and Mr. HAY and Mr. OWEN were in favour of a select committee to consider it.

The adjournment was agreed to on division by a majority of 9 to 8.

Mr. DAKLEY moved the second reading of the Lord Estate Bill, which was to enable executors to dispose of landed property for the benefit of parties entitled to it.

Mr. CARRELL supported the adjournment, and Sir WILLIAM MANNING moved the adjournment of the debate until next Wednesday, with a view of

The adjournment was agreed to on division by a majority of 9 to 8.

MR. DARLEY moved the second reading of the Estate Bill, which was to enable ex-tutors to dispose of landed property for the benefit of parties interested in the same.

MR. WILLIAM MANNING moved the adjournment of the debate until next Wednesday, with a view of securing counsel for Mrs. Underwood against the bill.

MR. DARLEY consented to the postponement, Mr. COLEMAN and MR. HAY supported it. MR. HOLYOAKE thought it could be wasting time to hear counsel.

MR. COX and MR. SAMUEL supported the bill. The PRESIDENT and MR. DUCKER were in favour of postponement, which was ultimately consented to.

MR. DUCKER did not think the bill should be passed without counsel against it had been heard; and as postponement it had not been shown to be necessary to sell the property.

The motion for adjournment was carried without

The hearing counsel for Mrs. Underwood against the bill, Mr. DARLEY consented to the postponement. Mr. COLEMAN, counsel for Mr. HAY supported it. Mr. HOLY thought it could be wasting time to hear counsel. Mr. COX and Mr. SAMUEL supported the bill. The PRESIDENT and Mr. DUCKEL were in favour of postponement, which was ultimately consented to. Mr. DUCKEL did not think the bill should be passed until the next session, because the bill was not as good as it had not been shown to be necessary to sell her property.

The motion for adjournment was carried without dissent.

The House resumed the debate on the motion for the second reading of the Public Vehicles Regulation Bill. Mr. WEEKS having moved that the bill be read a second time this day six months.

Mr. DARLEY supported the expediency for the bill, however the failure of the Corporation to carry out proper regulations as to drivers, conductors, and punctuality of traffic, and he pointed out that the city was no more entitled to revenue from license

The House resumed the debate on the motion for the second reading of the Public Vehicles Regulation Bill. Mr. WICKES having moved that the bill be read a second time this day six months.

Mr. WICKES :—The necessity for the bill arises from the failure of the Corporation to carry out proper regulations as to drivers, conductors, and punctuality of traffic, and he pointed out that the Corporation had been asked to make special rates for the repair of streets than for water supply.

Sir W. MANNING said that the principle of the bill was to make the licensing of vehicles a question of public safety.

The House divided on the second reading with the following results :—Ayes 10, Noes 3. The bill was read a second time and committed. The chairman of the Public Vehicles Committee was appointed.

The House, at half-past 7 o'clock, adjourned until to-morrow.

The House divided on the second reading with the following results:—Ayes 10, Noes 3. The bill was accordingly rejected. The Chairman then obtained leave to sit again on Wednesday next.

The House at half-past 7 o'clock, adjourned until the following day.

—

In the Legislative Assembly yesterday, Ministers stated, in answer to questions:—1. That the total amount of the Border duties collected on the duty free frontier from February 1st, 1874, to February 1st, 1875, was £23,682 3s. 7d., of which amount £68,466 18s. 8d. was collected on goods from Victoria.

in the Legislative Assembly yesterday, Ministers stated, in answer to questions—1. That the total amount of the Border duties collected on the frontier from February 1st, 1874, to February 28th, 1875, was £36,682 5s. 7d., of which amount £66,665 is 8d. was collected on goods from Victoria; and that the amount collected by Victoria on goods passing from New South Wales over the Murray, including wharfage and all other charges considered as a part of the duty, was £15,000 10s. 2d. 2. That Messrs. Tom and Stevens had applied for £10 paid by them for a mineral selection, which would not be refunded. 3. That the report of the

and £13,214 s. 11d. on goods from South Australia; and that the amount collected by Victoria on goods passing from New South Wales over the Murray, including wharfage and other charges considered as duties, was £1,000 per annum. £610 s. 7d. 2. That Messrs. Tom and Stevens had applied for £10 paid by them for a mineral selection, which could not be refunded. 3. That the report of the inspector on the Roman Catholic Denominational School at Grenfell had not yet been received. 4. That the District Court at Grenfell had ordered the sale of the District Court at Hill End. 5. That further information respecting the seizure of Mr. Wilson's buggy at Wagga Wagga, was expected.

MR. SPEAKER reported that he had received messages from the Governor, intimating that his Excellency would be in the city on the 10th inst.

Inspector on the Roman Catholic Denominational School at Grenfell had not yet been received. 4. That the report of the District Court at Hill End, 5. That further information respecting the seizure of Mr. Wilson's buggy at Wagga Wagga, was expected.

Mr. SYKES reported that he had received messages from the Governor, intimating that his Excellency had assented to the Albany Dangerous Lending Bill, and forwarding Loan Estimates for 1873, in substitution of the Estimates previously sent to the House.

It was ordered, on the motion of Mr. LYON, to refer the Loan Estimates to the Committee of Supply.

Mr. SYKES then moved, "That the House do go into committee to consider the introduction of a bill to authorise the issue and use of stamps, to be

It was ordered, on the motion of Mr. LYON, to refer the Loan Estimates to the Committee of Supply.

It was also ordered, that the House should do-day go into committee to consider the introduction of a bill to authorise the issue and use of stamps, to be available either for the purposes of Postage or Stamp Acts.

Mr. FARVER obtained leave to introduce bills to amend the existing enactments of public grants to certain roads, and to authorise certain grants of land to be made by way of compensation for losses of water-privilege in Woolloomooloo Bay. The bills were subsequently brought up and read a first time.

Mr. FARWELL obtained leave to introduce bills to amend the creation of public sales across certain roads, and to authorise certain grants of land to be made by way of compensation for losses of water-entitlement in Woolloomoolloo Bay. The bills were subsequently brought up and read a first time.

The petitions presented on the previous day were read.

The bill to amend the Cattle Sale Yards Act of 1870, was introduced by Mr. DRAVEN, and read a first time.

Mr. WEAHNE brought up the report of the select committee on the Permissive Liquor Bill, which, together with the minutes of evidence, was ordered to be printed.

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Mr. WEAHNE brought up the report of the select committee on the Permissive Liquor Bill, which, together with the minutes of evidence, was ordered to be printed.

Mr. INNES moved the second reading of the Mudgee Hospital Bill, the object of which was to enable the trustees of the Mudgee hospital to sell the present site of the hospital, and purchase with the proceeds another and more eligible site. The second reading was agreed to, and the bill was passed through committee with a verbal amendment, and reported.

Mr. BAKER resumed the adjourned debate on the

Mr. INNES moved the second reading of the Mudgee Hospital Bill, the object of which was to enable the trustees of the Mudgee hospital to sell the present site of the hospital, and purchase with the proceeds thereof another site and other buildings. The second reading was agreed to, and the bill was passed through committee with a verbal amendment, and reported.

Mr. BAKER resumed the adjourned debate on the second reading of the Mining Bill. The hon. member reviewed the main provisions of the bill at great length. He said that the bill was intended to provide for a separate Mining Department with a responsible minister, the creation of mining districts, appointment of Wardens, increased facilities for proclaiming new gold-fields, and the alterations in the system of leasing leases, but contended that the power of framing

second reading of the Mining Bill. The hon. member viewed the main provisions of the bill at great length. He said that in particular the proposals for a separate Mining Department with a responsible Minister, the creation of mining districts, appointment of Wardens, increased facilities for proclaiming new gold-fields, and the alterations in the system of leasing leases, but contended that the power of framing regulations should be reserved to the Executive Council of the Governor and Executive Council, and that the administration of justice on the Gold-fields would be too expensive and litigious. He intended to vote against the second reading of the bill, in the hope that it would be amended in Committee as to make it a more moderate measure, and to protect the mining interests of the country and reflect credit upon its authors and the House.

the Governor and Executive Council, and that the administration of justice on the Gold-fields would be too expensive and litigious. He intended to vote for the second reading of the bill, in the hope that it would be so amended in Committee as to make it a more reasonable measure for the protection of the mining interests of the country and reflect credit upon the authors and the House.

Mr. BUCHANAN inveighed against the bill, as being too complicated and radically bad, to be susceptible of amendment, and he argued that the House would consult the interests of the gold miners more by consulting the interests of the labouring classes. The Government the responsibility of introducing a new and better bill, than by wasting time in vain attempts to make it an acceptable measure.

Mr. BUCHANAN inveighed against the bill, as being so complicated and radically bad, to be susceptible of amendment, and he argued that the House would consult the interests of the gold miners more by at once withdrawing the bill, than by casting upon the Government the responsibility of introducing a new and better bill, than by wasting time in vain attempts to make it an acceptable measure. If moved, as an amendment, that the bill ought to be withdrawn, with a view to the introduction by the Government of a better bill, it would be a commendable and better calculated to advance the interests of the mining community.

The amendment was negatived by 24 to 2.

Mr. GANNETT then moved the adjournment of the debate till to-day, Thursday, which was negatived by

certainly would not often repeat the visit. Few things are more unattractive than a newspaper report a month old where the subjects are sufficiently recent not to have acquired the flavour of antiquity. There are indeed reports, even of Assemblies, curious to read in detail in the library of the Parliament, where is the detailed record of the proceedings of the French Assembly, where all the great speculators and revolutionists of 1793 delivered their speeches, which were entered and corrected by the guillotine. Such a report might attract readers even now. Mr. STEWART in his defence of economy was not only consistent but reasonable. "There was hardly a speech delivered in that House," he said, "that was worth reading." This

atement must be received with some reserve, for the speech of Mr. PARKES, on the manners of Parliament, delivered at 1 o'clock in the morning, near the close of the famous thirty-two hours' debate, was one of the most effective, not to say eloquent, delivered in the House at that hour. Mr. PARKES was worthy of HANNAHD, and a grand artificer in the conduction of a newspaper we know of, whose reports are said to be false!

subject of Municipal Fire Insurance, discussed the other evening by Mr. PRAY, is in his careful and interesting lecture, deserves a careful consideration. It is by no means a theoretical idea, inasmuch as it has been already reduced to practice. We are not aware whether the Americans have enforced it, but the principle has been adopted in some places on the Continent of Europe.

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THE subject of Municipal Fire Insurance, discussed the other evening by Mr. PRATT, is in his useful and interesting lecture, deserves a careful consideration. It is by no means a theoretical idea, inasmuch as it has been already reduced to practice. We are not aware whether the Americans have enforced it, but the principle has been adopted in some places on the continent of Europe. In the city of Berlin, for instance, a fire rate was levied until a sufficient fund was secured to be equal to the charge of any reasonable risk, after which the rate was lowered to a mere nominal standard. There are several advantages attending this plan. In the first place it makes every citizen interested in preventing fires if possible, and in speedily extinguishing them when they occur. No rate-payer looks on, an uninterested spectator, amusing himself with the reflection that if the property is insured the loss will fall upon some company, and that if it is not the owner will be punished for his imprudence for not having insured. A very disastrous fire could need a heavy rate, and property-owners are always sensitive in that direction. Secondly,

Berlin, for instance, a fire rate was levied until a sufficient fund was secured to be equal to the charge of any reasonable risk, after which the rate was lowered to a mere nominal standard. There are several advantages attending this plan. In the first place it makes every citizen interested in preventing fires if possible, and in speedily extinguishing them when they occur. No rate-payer looks on, an uninterested spectator, amusing himself with the reflection that if the property is insured the loss will fall upon some company, and that if it is not the owner will be punished for his imprudence for not having insured. A very disastrous fire could need a heavy rate, and property-owners are always sensitive in that direction. Secondly, this wide diffusion of interest is a good check upon arson. A schemer may be more chary of deceiving or defrauding an Insurance Company, than he is anxious in playing the same game on the whole body of his fellow-citizens. Where a thousand eyes are upon him the inquisition is much more severe than where it is merely the secretary or the solicitor of an insurance company that ferrets out evidence. Thirdly, a municipal fire-rate has the effect of making the whole body of the citizens interested in there being an abundant supply of water. Where this is only a matter of convenience, cleanliness, or health, they may perhaps be indifferent to it; but when it means the saving or losing of thousands, or tens of thousands of pounds, to the civic purse,

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There are two parties naturally opposed to a municipal system;—first, those who are interested in the present state of things; and secondly, those who never insure at all, and who would grumble at any additional charge; but it is a matter on which a majority might be

likely, the cost of insurance would be greatly enhanced. It is a well-known fact that *cateris paribus*, insurance becomes dearer in proportion to the wideness of the area it covers. To take only bad risks would be very dangerous, but to take all risks is very profitable. The civic agency for levying the rate would be simple. In the absence of competition would allow of the rate being levied as high as was necessary in the first instance, but would allow also of its being reduced to a minimum when the accumulating funds furnished a safe guarantee.

There are two parties naturally opposed to a municipal system;—first, those who are interested in the present state of things; and secondly, those who never insure at all, and who would grumble at any additional charge; but it is a matter on which a majority might be fairly left to decide, as it involves no question of opinion or conscience.

At the Quarter ended 31st December, 1879, being the Australian Spring, there were registered in the Metropolitan Division, comprising the City of Sydney and its nine Suburbs, 1309 Births, and 792 deaths, giving to the population natural increase of 517 souls.

Of the children born, 851 were boys, and 658 were girls. Of the persons who died, 456 were males, and 336 were females. The quarter's natural increase consisted, therefore, of 195 males and 322 females.

The births and deaths in each quarter of the years 1871 and 1872, were as follows:—

TABLE 1.—BIRTHS AND DEATHS IN THE CITY AND SUBURBS OF SYDNEY, 1871 AND 1872.

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The births and deaths in each quarter of the years 1871 and 1872, were as follows:—

	1871.		1872.	
	Births.	Deaths.	Births.	Deaths.
January	1366	1280	514	721
February	1439	1344	631	583
March	1451	1392	688	630
April	1463	1369	735	792
May	1501	1302	785	688
June	1579	1325	840	729
July	1679	1325	940	729
August	1679	1325	940	729
September	1679	1325	940	729
October	1679	1325	940	729
November	1679	1325	940	729
December	1679	1325	940	729
Yearly	1679	1325	940	729

The past quarter compares unfavourably with the same quarter of the preceding year as regards both births and deaths, the births being fewer, the deaths more. The results being that the increase to the population was less than 200, also with the whole twelvemonth: in the year 1871, the births exceeded the deaths 5111; last year the excess was only 2599.

The numbers for the city and the several suburbs during each of the last two springs are, as far as practicable, given below, with the

	Births.	Deaths.
Quarters.....	1871..... 1872.....	1871..... 1872.....
March	1356	1280
June	1419	1344
September	1453	1301
December	1351	1309
The year	5679	5268

The past quarter compares unfavourably with the same quarter of the preceding year as regards both births and deaths, the births being fewer, the deaths more; the result being that we net gain to the population was less by 99. To also with the whole twelvemonth : in the year 1871, the births exceeded the deaths by 3111; last year the excess was only 2599.

The numbers for the city and the several suburbs during each of the last two springs are, as far as practicable, given below, with the estimated population in the middle of the year 1872.

TABLE 2.—CITY AND SUBURBS.—BIRTHS AND DEATHS IN THE SEVERAL QUARTERS ENDING DECEMBER 31st.

	Population.	Births.	Deaths.
	1870.	1871.	1872.
City	78,950	703	723
Suburbs	64,168	549	586
Total	143,118	1252	1309
Suburbs:			
A. Balmaln	7,314	78	99
B. Glebe	6,096	77	63
C. Newtown	8,406	—	61
D. St. Leonard	6,458	40	47
E. Waterloo	6,737	—	77
F. Paddington	12,128	104	99
G. Concord	3,721	31	34
H. St. George	5,710	—	61
I. St. Leonard	6,458	40	47

The blanks in the columns for the spring of 1871 are the result of official alterations in the boundaries of the districts referred to.

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GOVERNMENT NOTICES

RAILWAYS.

On the above date, TICKETS will be issued from all stations by the MORNING TRAIN, MENANGLE, at a single fare for the double journey, available for return by the AFTERNOON TRAIN, which will, on this occasion, be detained at MENANGLE, at a single fare for the double journey, available for return by the train leaving Menangle for Pictou at 6.09 p.m.

Department Public Works, Railway Branch
Sydney, 10th February, 1873.

SPECIAL NOTICE.

On FRIDAY, the 14th instant, the AFTERNOON TRAIN, which leaves PICTON at 3.35, will arrive at MENANGLE at 5.05, and will not leave the latter station until 7.05 p.m., arriving in Sydney at 8.25 p.m.

JOHN RAE, Commissioner for Railways.
Department of Public Works, Railway Branch
Sydney, 12th February, 1873.

TENDERS will be received by the Paymaster in charge of the Royal Naval Depot until Noon on FRIDAY, the 14th instant, for the purchase of Drifts on the Imperial Government, at three days' notice.

Any further information can be obtained on application.
Royal Naval Depot, Queen's Wharf,
11th February, 1873.

The Treasury, New South Wales,
20th December, 1872.

FERRY ACROSS THE PARRAMATTA RIVER

AT FIVE O'CLOCK POINT.

FERRY ACROSS IRON COVE, NEAR SISTERS' ROCKS, ON THE LINE OF ROAD FROM SYDNEY TO GLADESVILLE.

At noon, on THURSDAY, the 20th February, 1873, the LEASE, for one or more years (not exceeding three), commencing on the 1st March, 1873, of the right to be collected at the above-mentioned Ferry, will be put up to auction, in ONE LOT, at the Police-office, Sydney.

The lease will be granted to a person or persons, who will be required to keep in repair at his own expense during the term of the lease.

A bond in the sum of £250 will be required for the due fulfilment of the lease, and a deposit of £250 will also be required.

A warrant of attorney, in double the amount of the rent, will also be required.

The amount of duty imposed by the Stamp Duties Act upon the lease, conditions of sale, warrant of attorney, and on the conditions of sale, is to be borne by the lessee.

Further information can be obtained upon application at this Department, or at the Police-office, Sydney.

GEO. A. LLOYD.

Department of Lands,
Sydney, 7th February, 1873.

PARISH ROAD.—His Excellency the Governor,

in the exercise of the Executive Council, having deemed it expedient to open and make the several Parish Roads mentioned in the Schedule appended hereto, to be maintained at the expense of the parish through which they pass: Notice is hereby given, that, in accordance with the provisions of the Act 4th William IV., No. 11, passed in the 11th year of His Majesty's said Majesty, the said Roads, in the parish of St. Andrew, in the County of Cumberland, are now deposited at the Office of the Surveyor-General, in Sydney, and at the Police-office, Sydney.

It is requested that any well-grounded objections that may exist to the formation of the road in question may be transmitted in writing to the Clerk of the Executive Council within one month from this date.

By his Excellency's command,
JAMES S. FARNELL.

SCHEDULE REFERRED TO.

Description of road: Road from the Terrace Road to the present crossing place at Cook's River, opposite Tryall's (now J. Noble's) place, and road from the Edinburgh Road to the Victoria Road, near its junction with the Edgecumbe Road, both in the municipality of Maitland.

Names of reputed Owners or Occupiers through whose Properties the Road passes: T. Moore's farm of 700 acres, executor of the late J. Moffat, J. Wain's 30 acres grant, and Mrs. Smith.

Police-office at which the Plans and Books of Reference have been lodged: Central Police Office, Sydney.

Road No. 72-3.

Description of road: Road from the Terrace Road to the present crossing place at Cook's River, opposite Tryall's (now J. Noble's) place, and road from the Edinburgh Road to the Victoria Road, near its junction with the Edgecumbe Road, both in the municipality of Maitland.

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Police-office at which the Plans and Books of Reference have been lodged: Central Police Office, Sydney.

Road No. 72-4.

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Police-office at which the Plans and Books of Reference have been lodged: Central Police Office, Sydney.

Road No. 72-5.

Description of road: Road from the Terrace Road to the present crossing place at Cook's River, opposite Tryall's (now J. Noble's) place, and road from the Edinburgh Road to the Victoria Road, near its junction with the Edgecumbe Road, both in the municipality of Maitland.

Names of reputed Owners or Occupiers through whose Properties the Road passes: T. Moore's farm of 700 acres, executor of the late J. Moffat, J. Wain's 30 acres grant, and Mrs. Smith.

Police-office at which the Plans and Books of Reference have been lodged: Central Police Office, Sydney.

Road No. 72-6.

Description of road: Road from the Terrace Road to the present crossing place at Cook's River, opposite Tryall's (now J. Noble's) place, and road from the Edinburgh Road to the Victoria Road, near its junction with the Edgecumbe Road, both in the municipality of Maitland.

Names of reputed Owners or Occupiers through whose Properties the Road passes: T. Moore's farm of 700 acres, executor of the late J. Moffat, J. Wain's 30 acres grant, and Mrs. Smith.

Police-office at which the Plans and Books of Reference have been lodged: Central Police Office, Sydney.

Road No. 72-7.

Description of road: Road from the Terrace Road to the present crossing place at Cook's River, opposite Tryall's (now J. Noble's) place, and road from the Edinburgh Road to the Victoria Road, near its junction with the Edgecumbe Road, both in the municipality of Maitland.

Names of reputed Owners or Occupiers through whose Properties the Road passes: T. Moore's farm of 700 acres, executor of the late J. Moffat, J. Wain's 30 acres grant, and Mrs. Smith.

Police-office at which the Plans and Books of Reference have been lodged: Central Police Office, Sydney.

Road No. 72-8.

Description of road: Road from the Terrace Road to the present crossing place at Cook's River, opposite Tryall's (now J. Noble's) place, and road from the Edinburgh Road to the Victoria Road, near its junction with the Edgecumbe Road, both in the municipality of Maitland.

Names of reputed Owners or Occupiers through whose Properties the Road passes: T. Moore's farm of 700 acres, executor of the late J. Moffat, J. Wain's 30 acres grant, and Mrs. Smith.

Police-office at which the Plans and Books of Reference have been lodged: Central Police Office, Sydney.

Road No. 72-9.

Description of road: Road from the Terrace Road to the present crossing place at Cook's River, opposite Tryall's (now J. Noble's) place, and road from the Edinburgh Road to the Victoria Road, near its junction with the Edgecumbe Road, both in the municipality of Maitland.

Names of reputed Owners or Occupiers through whose Properties the Road passes: T. Moore's farm of 700 acres, executor of the late J. Moffat, J. Wain's 30 acres grant, and Mrs. Smith.

Police-office at which the Plans and Books of Reference have been lodged: Central Police Office, Sydney.

Road No. 72-10.

Description of road: Road from the Terrace Road to the present crossing place at Cook's River, opposite Tryall's (now J. Noble's) place, and road from the Edinburgh Road to the Victoria Road, near its junction with the Edgecumbe Road, both in the municipality of Maitland.

Names of reputed Owners or Occupiers through whose Properties the Road passes: T. Moore's farm of 700 acres, executor of the late J. Moffat, J. Wain's 30 acres grant, and Mrs. Smith.

Police-office at which the Plans and Books of Reference have been lodged: Central Police Office, Sydney.

Road No. 72-11.

Description of road: Road from the Terrace Road to the present crossing place at Cook's River, opposite Tryall's (now J. Noble's) place, and road from the Edinburgh Road to the Victoria Road, near its junction with the Edgecumbe Road, both in the municipality of Maitland.

Names of reputed Owners or Occupiers through whose Properties the Road passes: T. Moore's farm of 700 acres, executor of the late J. Moffat, J. Wain's 30 acres grant, and Mrs. Smith.

Police-office at which the Plans and Books of Reference have been lodged: Central Police Office, Sydney.

Road No. 72-12.

Description of road: Road from the Terrace Road to the present crossing place at Cook's River, opposite Tryall's (now J. Noble's) place, and road from the Edinburgh Road to the Victoria Road, near its junction with the Edgecumbe Road, both in the municipality of Maitland.

Names of reputed Owners or Occupiers through whose Properties the Road passes: T. Moore's farm of 700 acres, executor of the late J. Moffat, J. Wain's 30 acres grant, and Mrs. Smith.

Police-office at which the Plans and Books of Reference have been lodged: Central Police Office, Sydney.

Road No. 72-13.

Description of road: Road from the Terrace Road to the present crossing place at Cook's River, opposite Tryall's (now J. Noble's) place, and road from the Edinburgh Road to the Victoria Road, near its junction with the Edgecumbe Road, both in the municipality of Maitland.

Names of reputed Owners or Occupiers through whose Properties the Road passes: T. Moore's farm of 700 acres, executor of the late J. Moffat, J. Wain's 30 acres grant, and Mrs. Smith.

Police-office at which the Plans and Books of Reference have been lodged: Central Police Office, Sydney.

Road No. 72-14.

Description of road: Road from the Terrace Road to the present crossing place at Cook's River, opposite Tryall's (now J. Noble's) place, and road from the Edinburgh Road to the Victoria Road, near its junction with the Edgecumbe Road, both in the municipality of Maitland.

Names of reputed Owners or Occupiers through whose Properties the Road passes: T. Moore's farm of 700 acres, executor of the late J. Moffat, J. Wain's 30 acres grant, and Mrs. Smith.

Police-office at which the Plans and Books of Reference have been lodged: Central Police Office, Sydney.

Road No. 72-15.

Description of road: Road from the Terrace Road to the present crossing place at Cook's River, opposite Tryall's (now J. Noble's) place, and road from the Edinburgh Road to the Victoria Road, near its junction with the Edgecumbe Road, both in the municipality of Maitland.

Names of reputed Owners or Occupiers through whose Properties the Road passes: T. Moore's farm of 700 acres, executor of the late J. Moffat, J. Wain's 30 acres grant, and Mrs. Smith.

Police-office at which the Plans and Books of Reference have been lodged: Central Police Office, Sydney.

Road No. 72-16.

Description of road: Road from the Terrace Road to the present crossing place at Cook's River, opposite Tryall's (now J. Noble's) place, and road from the Edinburgh Road to the Victoria Road, near its junction with the Edgecumbe Road, both in the municipality of Maitland.

Names of reputed Owners or Occupiers through whose Properties the Road passes: T. Moore's farm of 700 acres, executor of the late J. Moffat, J. Wain's 30 acres grant, and Mrs. Smith.

Police-office at which the Plans and Books of Reference have been lodged: Central Police Office, Sydney.

Road No. 72-17.

Description of road: Road from the Terrace Road to the present crossing place at Cook's River, opposite Tryall's (now J. Noble's) place, and road from the Edinburgh Road to the Victoria Road, near its junction with the Edgecumbe Road, both in the municipality of Maitland.

Names of reputed Owners or Occupiers through whose Properties the Road passes: T. Moore's farm of 700 acres, executor of the late J. Moffat, J. Wain's 30 acres grant, and Mrs. Smith.

Police-office at which the Plans and Books of Reference have been lodged: Central Police Office, Sydney.

Road No. 72-18.

Description of road: Road from the Terrace Road to the present crossing place at Cook's River, opposite Tryall's (now J. Noble's) place, and road from the Edinburgh Road to the Victoria Road, near its junction with the Edgecumbe Road, both in the municipality of Maitland.

Names of reputed Owners or Occupiers through whose Properties the Road passes: T. Moore's farm of 700 acres, executor of the late J. Moffat, J. Wain's 30 acres grant, and Mrs. Smith.

Police-office at which the Plans and Books of Reference have been lodged: Central Police Office, Sydney.

THE NATIONAL BANK OF NEW ZEALAND

Incorporated under the Companies Act, 1862 and 1907, with power to apply for Incorporation by an Act of the General Assembly of New Zealand.

CAPITAL—TWO MILLIONS STERLING,
in 200,000 Shares of £10 each.

First issue, 100,000 Shares of £10 each, of which one-third is specially reserved for the Colonies.

The other two-thirds having already been allotted in England.

Deposit on application, 10 per share; on allotment, 10 per share, with calls every three months after allotment of 10 per share, until £12 10s per share is paid up, after which no call shall exceed £1 per share, or be made at intervals of less than three months. It is proposed that the Paid-up Capital shall not exceed £60 per share.

Chairman—Charles Magnus, Esq., M.P. of Messrs. Matheson and Co., 3, Lombard-street, E.C.

Deputy-Chairman—Dudley Robert Smith, Esq., of Messrs. Samuel Smith, Brothers, and Co., Bankers, E.C.

Colonial Sir Thomas George Brown, K.C.M.G., formerly Governor of New Zealand.

St. Charles Clifford, formerly Speaker of the House of Representatives of New Zealand.

Alexander Grant Dallas, Esq., late Governor of Rupert's Land, and late Director of the Hudson's Bay Company.

I. E. Featherstone, Esq., late of New Zealand.

William Smith, Esq., late of Auckland, New Zealand.

Edward Brodie Hoare, Esq., of Messrs. Barnetts, Hoare, Bankers, Hambury, and Lloyd, 62, Lombard-street, E.C.

John Morrison, Esq., late Colonial Agent for the Government of New Zealand.

William Whitbread, Esq., of Messrs. Whitbread and Co., Chiswick-street, E.C.

IT IS ALSO CONTEMPLATED TO HAVE COLONIAL DIRECTORS IN THE PRINCIPAL PROVINCES, KNOWN TO TRANSACT ALL LOCAL BUSINESS.

DIRECTORS:

The Bank of England.

The British Linen Co.'s Bank for Scotland.

The London Bank of Ireland for Ireland.

CLERICAL OFFICERS:

Clementine, Lombard-street.

Wellington, New Zealand.

INSPECTOR AND GENERAL MANAGER:

Adam Burns (now on his way from England).

By authority of the Board.

W. S. GRAHAM, Director.

THE NATIONAL BANK OF NEW ZEALAND

(Limited).

Application for the 33,333 Shares reserved for the Colonies will now be received by THE NATIONAL BANK OF NEW ZEALAND, in Sydney, and Melbourne, who will supply the necessary forms of application for shares, and receive the Deposit of Ten Shillings per Share on shares applied for.

Should no allotment be made, deposits will be returned in full.

By authority of the Board.

W. S. GRAHAM, Director.

Share list will close on 14th February.

GREAT TUMBERUMBA GOLD-SLUCING COMPANY, SURFACE HILL, UPPER TUMBERUMBA. (To be Limited).

The Shares in the above Company having been nearly all taken up, a few only remain for sale, for which early application is desired, as the list will be closed, and the Company formed on 20th instant. Prospective and all information obtained at the Office of the undersigned.

J. G. WALLER, Mining Agents,
400, George-street, opposite Telegraph Office.

BANK OF NEW SOUTH WALES.

A Branch of this Bank will be opened on MONDAY, the 17th instant, at Murrumbidgee, for the conduct of all ordinary banking business.

SHEPHERD SMITH, General Manager.
Sydney, 10th February, 1873.

MUTUAL LIFE ASSOCIATION OF AUSTRALASIA.

INCORPORATED BY ACT OF PARLIAMENT.

PRINCIPAL OFFICE—247, GEORGE-ST., SYDNEY.

INDEFEASIBLE POLICIES OF LIFE ASSURANCE ANNUITY AND ENDOWMENTS.

ABSOLUTE SECURITY POLICIES.

UNCONDITIONAL AND UNCHALLENGEABLE.

DIRECTORS:

The Hon. S. D. GORDON, Esq., M.L.C., Chairman.

G. Wigram Allen, Esq., His Honor Judge Francis John Gurney, Esq., A. H. Richardson, Esq., M. B. Fell, Esq.

PRINCIPAL MEDICAL OFFICERS:

ANDREW MOFFITT, M.R.C.S., Eng., L.R.C.P., Lond.

Solicitors:

Messrs. MCARTHUR and ROBERTSON.

POLICIES are unchallengeable on any ground, and are payable in full, without delay, to the whole of the profits belonging to the members.

ROBERT GIBSON, Secretary.

AUSTRALIAN MINING AND INVESTMENT AGENCY.

Office—8 and 9, Lime-street Square, London, E.C.

Proprietors of Mining Properties, Stocks, &c., requiring information regarding the transmission of the same to Europe are requested to communicate with the Agents for New South Wales.

Messrs. RICHARDSON and WRENCH, Sydney.

REDUCTION IN FIRE RATES.

THE AUSTRALIAN MUTUAL FIRE INSURANCE SOCIETY, Limited.

Capital, £100,000.

Only Society in the colony in which Insurers, without liability, participate equally with shareholders in the annual dividend of profits.

Losses by Lightning and Explosions by Gas paid.

FIRE INSURANCES promptly effected, at lowest rates.

Office, 235, Pitt-street.

JAMES HENDERSON, Manager.

THE STANDARD LIFE ASSURANCE COMPANY.

Established 1828.

INVESTED FUNDS OVER £4,200,000.

ANNUAL REVENUE, £720,000.

SYDNEY BRANCH, 275, George-street.

Richard Jones, Esq., J. de V. Lamb, Esq., Edward Flood, Esq., Henry Francis, Esq., Medical Referee—Dr. J. C. Cox.

Forms of proposals, copies of the prospectus, and every information may be obtained without expense, on application at the Sydney Office, or any of the Company's Agents in the colony.

WILLIAM RAE, Secretary.

PUBLIC NOTICES.

The undersigned has REMOVED HIS OFFICES FROM 131, Pitt-street, to 34, Hunter-street, next to the Sydney Insurance Company.

JOSIAH MULLINE, Stock and Share Broker.

1st February, 1873.

NOTICE OF REMOVAL.—JAMES C. TAYLOR.

Accountant, has removed from 32, Bridge-street, to 131, Pitt-street.

REMOVAL.—WILLIAM PRICE, and Co., Druggery.

Wholesale and Retail, 163, Pitt-street, late G. Moore and Co.

GEORGE ROBERTSON, Book Importer and Manufacturing Stationer, HAS REMOVED

to 23 and 25, LITTLE COLLINS-STREET WEST, corner of McKillop-street, near Queen-street, Melbourne.

RESEARCH GOLD MINING CO., Hill End.—The Office of this Company is now REMOVED to 209, George-street, next the Telegraph Office.

J. JACKSON, Secretary.

GREAT WESTERN COFFEE COMPANY (Limited).

Shareholders are informed that the DIVIDEND of threepence per share on the paid-up capital declared at the half-yearly general meeting, will be payable at the Office of the Company, 209, George-street, on or after THURSDAY, 13th February instant.

By order of the Board.

MAC DONNELL, BROTHERS, Managers.

AUSTRALIAN JOCKEY CLUB.

All communications in connection with the above Club to be addressed to

A. THOMPSON, Acting Hon. Sec., 130, Pitt-street.

IN THE ASSIGNED ESTATE OF JOHN CUMMINS, of Hill End, Hotelkeeper.

The Trustees in this Estate being about to distribute the proceeds of the realisation, all parties who have any claims against the same not yet in are requested to do so before the 14th instant, to Messrs ROSS, MORGAN, and CO., Pitt-street, otherwise they cannot be recognised.

TIN OR COPPER.—The undersigned will make ADVANCES on either if consigned to them for Sale here, or to be shipped to their London friends.

DANAGAR, GEDYE, and CO.

LIBERAL ADVANCES will be made on Goods consigned to the care of Messrs. J. C. MERRILL and CO., of San Francisco.

All consignments made will be placed, according to the option of the consignee, in the Boston, New York, or San Francisco markets.

HARRY A. GILLIAT.

References—Messrs. Bolly and Scott, 123, Pitt-street.

November 11, 1872.

MORTGAGE AND DISCOUNT COMPANY.

Wool Brokers, 130, Pitt-street.

LIVE STOCK AND STATION AGENTS, SHEEP AND CATTLE SALESMEN.

LIBERAL ADVANCES ON WOOL, SHEEPKINS, TALLOW, HIDES, LEATHER, TIN, and other MINERAL ORES, at the current market prices, produce assigned to them for Sale in Sydney, or for

THE SYDNEY MORNING HERALD, THURSDAY, FEBRUARY 13, 1873.

A BALCONY BEDROOM, with Board, suitable for two Gentlemen, 300, George-street, near Burton-st.

A COMFORTABLE BEDROOM, with Board, as required; terms moderate. 185, Premier-terrace, Williams-st.

A COMFORTABLE Bedroom for a Gentleman, private sitting-room; partial board. 145, Castle-street.

EDROOMS to LET, well furnished, at per week. Apply No. 402, George-street North.

BOARD AND RESIDENCE wanted, by a young man, in a private family. St. Paul's.

BOARD AND RESIDENCE for Single Gentlemen, 326, Macquarie-street South, near Lyons-terrace.

IMPERIAL HOTEL, William-street. Large single room, suitable beds; healthy situation. 21a week.

UNFURNISHED ROOMS to LET. 46, Bathurst-street West.

VACANCY for Gentlemen; healthy situation; heights of Darlinghurst. Lyons House, 359, Liverpool-st.

2 FURNISHED ROOMS to LET. R. Green, No. 4, Park-street.

EDROOM wanted, without board, for a Gentleman; state terms. M. A. HERALD Office.

RQUIRED, immediately, a small detached OUT-
TAGGE; neighbourhood of Rannock, or in neighbour-
hood. Address, stating rent and particulars, to X. Y. Z., Victoria-street.

UNFURNISHED ROOM wanted in Woolahall. Address Pierre, news agent, William-street.

WANTED, TWO ROOMS, unfurnished, second floor.

Address Permanent, 225, Castlereagh-street. Open until Monday next.

WANTED for a few months, well-furnished HOUSE or COTTAGE, in a good locality; Woodlairs preferred. Particulars to Cottage, HNSALD Office.

WANTED, in March or April next, a comfortable room, dining-room, 4 bedrooms, kitchen, and servants' room; healthy position; good supply of water essential. Apply by letter, to Box 328, Post Office.

TO LET.

A FURNISHED HOUSE TO LET, 6 rooms and kitchen. 426, Crown-street, SURRY HILL.

AT the corner of King and George streets, to LET, SHOP. Apply M. Laessle and Co., George-street.

BUTCHER'S Premises, complete, corner Crown and William sts., Woodmoor, stable, &c. Mr. Burdick.

CENTRAL BUSINESS PREMISES.—To LET, in any business, but at present fitted up for and let as offices. The tenement can be let in its entirety or partly, as circumstances may require. Apply to Arthur Cubitt, house agent, Bridge-street.

COMFORTABLE TOWN HOUSE.—To LET, in Kent-street, near St. Philip's Church, a Family RESIDENCE, in excellent order. It is at the present time in the occupation of Mr. Blanche, but possession can be given at the end of February. Arthur Cubitt, house agent, Bridge-street.

FURNISHED 2-roomed COTTAGE and kitchen, &c. work. Oxford-street, Villiers-street, &c., Redfern.

FURNISHED HOUSES TO LET, with every convenience, Woodlairs and Double Bay. Apply F. C. Green, furniture showrooms, 127, Pitt-street.

FURNISHED HOUSE TO LET, or APARTMENTS, furnished, in Kensington, beautifully situated; convenient, stable, &c., and poultry. Mrs. Callaghan, Avoca, Randwick.

HOTEL TO LET, on South Head Road, second to none in Sydney. Whelan, 174, Pitt-street.

HOTEL TO LET, in the suburbs, taking £250 per week. Whelan, 174, Pitt-street.

HOTELS TO LET, in George, Pitt, Cleveland, and Castlereagh streets. Whelan, 174, Pitt-street.

MOUNTAIN AIR

AND MOUNTAIN SCENERY,
in the rich mineral district,
of HARTLEY.

TO LET, from the 1st of April next ensuing, in the township of HARTLEY, a large, commodious and substantially-built HOUSE, at present occupied by the Church of England Parsonage.

The house, which is immediately opposite the Church, contains eight rooms, a large hall, and seven acres of land above. It is well-supplied with water from the roof, and is within a few hundred yards of the River Lett.

The premises include a large kitchen, a wash-house, an excellent 9-stalled stable, with buggy-houses attached, an old stable containing five stalls and two loose boxes, and a large paddock, with a large orchard, situated within a securely-fenced yard of half an acre. There is also a garden and orchard of about an acre in extent—comprising a large apple tree, also a small paddock adjoining the principal stable.

Station, four and a-half miles from the Kerosene Mines, and eight miles from Bowenfels station. Thus the house

centrally situated and is, in every way, adapted for either a family residence or a place of business.
For terms, &c., apply to
Rev. R. H. MAYNE, Hartley.

SURVEY-61,827, of Upper William-street-32, E. Renny.
TO LET, 2 COTTAGES, 12d, 15d, &c. 3-roomy.
TO LET, Merrickville, a Family Residence, 9/-
sees paddock. J. Graham, New Market.

TO LET, 80, Abercrombie-street, 5 rooms, kitchen, ser-
vant's room, &c. in thorough repair. James Calder,
10, William-street.

TO LET, 9, Buckingham-street, Alfred Park; fine
view, 5 rooms, kitchen, wash-shed; road, 1/-.

TO LET, HOUSE, 2 rooms, kitchen, &c.; water,
rent, 7s. Smart, 8, Victoria-street, 12, H.

TO LET, large HOUSE and SHOP, William-street, 13
rooms and shop. Apply Pierce, 77, William-street.

TO LET, a BAKEHOUSE, 5 rooms, troughs, with or
without a Dwelling-house. 25, Queen-st., Chippendale.

TO LET, Butcher's SHOP on Botany Road, formerly
occupied by Mr. P. McCarrull. R. Muir, Globe.

TO LET, COTTAGE, Randwick, garden, paddock,
standing, 12s. H. Vaughan, King-street.

TO LET, HOUSE, containing 6 rooms, kitchen, and
servants' room; water laid on, Cleveland-st., Durlington.

TO LET, Underhill HOUSE and Grounds, newly done
up; rent £40. Walnut-st., 400-420, 4th-st.

TO LET, on the Missenden Road, Newtown, a 6-
roomed HOUSE, with kitchen, good supply of water.
Apply Mrs. Kelsey, Grose-street, Camperdown.

TO SOLICITORS and others.—To LET, THE
HOUSE, Nos. 176 and 177, Castlereagh-street, 7
rooms, bath, &c. Apply to Mr. J. C. Tice, at H. G.
Bennett's, 275, Castlereagh-street, near Park-street.

TO LET, Waterside FAMILY RESIDENCE,
Desmond Villa, Peacock's Point, Balmain. Full
particulars see advertisement last Tuesday's Herald.
Apply N. H. Wagon, 60, George-street.

TO BE LET, a Cottage that established a SHOP and
DWELLING-HOUSE. Rent 2/- per week. Apply
directly occupied by Messrs. Holborn and Whitting. Apply
to Bennett, next Lassetter's; or to John M. Quinn,
Windsor.

TO LET.—That commodious first-class Family Resi-
dence, GLENWOOD, the residence and property of
J. W. Wood, Esq.; together with about 5 acres of
improved, adjoining Toxteth Park, Globe.
For particulars apply to
Richardson and Wrench.

TO LET, Waterside RESIDENCE, near Manly, 6-
roomed Cottage, well furnished, bathing-house, 100
yards, of a mile water frontage, with fine picnic, orchard,
&c. Apply to Mr. J. W. Wood, Esq., 10, Sydney-st.,

solicitor, 129, Elizabeth-street; or residence, Forest Lodge East, Glebe.

OFFICES to be LET. Apply to Ernest O. Smith, 7, Gresham-street.

TO LET, an OFFICE on first floor; good light and position. Apply 820, George-street.

TWO STORES to LET in Queen's-place, with immediate occupation. E. H. Pollard, Exchange.

SYDNEY MORNING HERALD.
SUBSCRIPTIONS: £3 12s per annum; if sent through the Post Office, £4 per annum.
* All Advertisements under six lines will be charged to the advertiser's account, if booked.
Births, Deaths, and Marriages, at each insertion.
* All Advertisements for more than one week, to be paid by Money Order or Postage Stamp.
NOTICES OF BIRTHS AND DEATHS cannot be inserted until the day after the date of the event, and the name and address of the persons by whom they are sent.
* **NOTICES OF MARRIAGES** cannot be inserted unless countersigned by the officiating Minister or Registrar.
* The above rule is rendered necessary in consequence of false and malicious notices having been sent for publication for the purpose of obtaining money.
SYDNEY MORNING HERALD MONTHLY SUMMARY OF NEWS, published regularly in translation abroad. Subscription, 1s per annum, payable in advance. Single copies stamped, 6d, to be had of all news-agents.

Printed and published by JOHN PATRICK and SONS, at the office of the Sydney Morning Herald, 115, Market Street, Sydney.